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5	(702) 388-6261 (Fax) Attorneys for Defendant, Hugo Patricio Coutelin			
7	UNITED STATES DISTRICT COURT			
8	DISTRICT OF NEVADA			
9	* * *			
10	UNITED STATES OF AMERICA,	2:10-cr-00280-KJD-0	GWF	
12	Plaintiff,			
13	VS.	EMERGENCY UN TO MODIFY	NOPPOSED MOTION CONDITIONS OF	
14	HUGO PATRICIO COUTELIN,	PRETRIA	AL RELEASE	
15	Defendant.			
16	Defendant, Hugo Patricio Coutelin, moves this Court for a modification of his			
17	conditions of pretrial release pursuant to 18 U.S.C. §3145. This motion seeks permission for Mr.			
18	Coutelin to travel to Bakersfield, California from March 1, 2012 to March 6, 2012, to attend a			
19	custody hearing. This move is supported by Pretrial Services and is not opposed by the government.			
20	Mr. Coutelin was arrested for bank robbery in violation of 18 U.S.C. § 1344(1) and			
2122	(2) - Conspiracy to Commit Mail Fraud, Wire Fraud, Bank Fraud and Aiding and Abetting. He was			
23	brought before this Court on July 26, 2010. He was released pursuant to the following conditions:			
	1. Pretrial Services supervision,			
2425	2. 3rd party custody to Leroy Martinez,			
	3. Maintain/seek employment,			
2627	4. Travel restricted to Clark (County, Nevada for cou	art only, New Mexico, and	
28	California for immigration issues,			
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1	5. Do not possess any firearms; ammunition; or dangerous weapons,		
2	6. Refrain from any use of illegal controlled substances,		
3	7. Do not associate with those who use or possess controlled substances,		
4	8. Defendant placed on home detention to be monitored by GPS. If GPS not		
5	available, RF may be used,		
6	9. Maintain residence at 902 State Road 76, Espanola, NM.		
7	Since his release, Mr. Coutelin has been in compliance with the conditions of his		
8	pretrial release. In fact, he is not being actively supervised in New Mexico at this time. He has been		
9	permitted to travel previously and there have been no problems with such travel.		
10	Mr. Coutelin now seeks permission to modify his conditions of pretrial release to		
11	allow him to travel to Bakersfield, California to attend an emergency custody hearing. Mr.		
12	Coutelin's ten year-old daughter needs to be removed from an unsafe environment in California		
13	where she is living and the court in California is requiring Mr. Coutelin's presence for this		
14	emergency hearing tomorrow March 2, 2012. Mr. Coutelin will be staying with his sister Rommy		
15	Renteros at 6662 Alexandria Dr. Huntington Beach, CA 92647. Ms. Renteros phone number is		
16	714-476-5657.		
17	The government also does not oppose this modification. Mr. Coutelin, thus, requests		
18	that this Court allow him to travel to Bakersfield, California to attend his daughter's custody hearing.		
19	DATED this 1st day of March, 2012.		
20			
21	RENE L. VALLADARES Federal Public Defender		
22	Tourism Tuomo Boromaan		
23	/s/ Richard F. Boulware		
24	RICHARD F. BOULWARE Assistant Federal Public Defender		
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27			
28			

UNITED STATES DISTRICT COURT 1 2 DISTRICT OF NEVADA 3 4 2:10-cr-00280-KJD-GWF UNITED STATES OF AMERICA, 5 Plaintiff, ORDER TO MODIFY CONDITIONS OF 6 PRETRIAL RELEASE VS. 7 HUGO PATRICIO COUTELIN, 8 Defendant. 9 10 Defendant, Hugo Patricio Coutelin, having moved this Court for modification of his 11 conditions of pretrial release pursuant to 18 U.S.C. §3145 and Pretrial Services and the Government 12 having consented to a modification of the conditions of pretrial release, 13 IT IS HEREBY ORDERED THAT, the Defendant Hugo Patricio Coutelin will be 14 permitted to move to travel to Bakersfield, California from March 1,2012 to March 6, 2012 where 15 he will reside with his sister, Rommy Renteros at 6662 Alexandria Dr. Huntington Beach, CA 16 92647. Ms. Renteros phone number is 714-476-5657. 17 DATED this 1st day of March, 2012. 18 19 20 21 COURT TOLL OF STATES MAGISTRATE JUDGE 22 23 24 25 26 27 28

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CERTIFICATE OF ELECTRONIC SERVICE 1 The undersigned hereby certifies that she is an employee of the Law Offices of the 2 Federal Public Defender for the District of Nevada and is a person of such age and discretion as 3 to be competent to serve papers. 4 That on March 1, 2012, she served an electronic copy of the above and foregoing 5 UNOPPOSED MOTION TO MODIFY CONDITIONS OF PRETRIAL RELEASE, by 6 electronic service (ECF) to the person named below: 7 8 9 DANIEL BOGDEN **United States Attorney** 10 Stephen Spiegelhalter and Fred G. Medick United States Department of Justice 11 Criminal Division, Fraud Section 1400 New York Avenue, NW 12 Washington, DC 20530 202-307-1423 13 Fax: 202-514-6118 Email: stephen.spiegelhalter@usdoj.gov 14 Via Electronic Mail to: 15 Pretrial Officer, Sandra Bustos (Las Vegas) and 16 17 /s/ Claudia Lopez 18 Claudia Lopez, an Employee of the Law Office of the 19 Federal Public Defender 20 21 22 23 24 2.5 26 27 28

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